

BY ECF

The Honorable Lewis J. Liman
 United States District Judge
 500 Pearl Street
 New York, NY 10007

January 14, 2025

The requested extension is granted. The Combs Defendants and Bad Boy Records, LLC shall have until February 18, 2025 to answer or otherwise respond to the Complaint and to file an opposition to the motion at Dkt. No. 31.

SO ORDERED.



LEWIS J. LIMAN
 United States District Judge

Date: 1/14/25

Re: *Doe v. Combs, et. al., Case No. 24-cv-07777 (LJL)*

Dear Judge Liman:

We write jointly on behalf of the Plaintiff in this action and defendants Sean Combs, Daddy's House Recordings Inc., CEOpCo, LLC d/b/a Combs Global f/k/a Combs Enterprises, LLC, Bad Boy Entertainment Holdings, Inc., Bad Boy Productions Holdings, Inc., Bad Boy Books Holdings, Inc., Bad Boy Entertainment LLC, and Bad Boy Productions LLC (the "Combs Defendants") and defendant Bad Boy Records, LLC.

The undersigned parties have agreed that the Combs Defendants and Bad Boy Records, LLC will accept service through the undersigned counsel of (1) the Complaint (ECF #1) and (2) the Plaintiff's Second Motion for Leave to Appear Anonymously (ECF #31, the "Second Anonymity Motion") in exchange for Plaintiff's consent to an extension of time to respond to each until **February 18, 2025**.

Consistent with this agreement, the undersigned parties respectfully request that the Court enter a scheduling order providing that (1) the Combs Defendants and Bad Boy Records, LLC shall have until **February 18, 2025** to answer, move, or otherwise respond to the Complaint; and (2) the Combs Defendants and Bad Boy Records, LLC shall have until **February 18, 2025** to file an opposition to the Second Anonymity Motion. No prior request for this relief has been made.

Respectfully submitted,

/s/ Mark Cuccaro

Mark Cuccaro
 SHER TREMONTE LLP
 90 Broad Street, 23rd Fl.
 New York, New York 10004
 T: 212.202.2600
mcuccaro@shertremonte.com
Counsel for the Combs Defendants

/s/ Antigone Curis

Antigone Curis
 CURIS LAW, PLLC
 52 Duane Street, 7th Fl.
 New York, NY 10007
 (646) 335-7220
antigone@curislaw.com
Counsel for Plaintiff John Doe

Hon. Lewis J. Liman

January 14, 2025

Page 2 of 2

/s/ Donald S. Zakarin

Donald S. Zakarin

PRYOR CASHMAN, LLP

7 Times Square

New York, NY 10036

212-326-0108

dzakarin@pryorcashman.com

Counsel for Defendant Bad Boy

Records, LLC